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September 15, 2005

Beth O'Donnell
Executive Director
Kentucky Public Service Commission
211 Sower Boulevard
P.O. Box 615
Frankfort, Kentucky 40602

Case No. 2005-442

RE: Application of Atmos Energy Corporation for Supplemental Order
Case No. 2004-00275

Dear Ms. O'Donnell:

I am enclosing herewith an original, plus eleven (11) copies of an Application for Supplemental Order and Supplemental Information Related to Two Additional Locations for Which Deviation is Sought for filing in your office. Please return one stamped file copy to me. Thanks.

Very truly yours,



Mark R. Hutchinson

MRH:bkk

Enclosures

COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

SEP 1 2005

IN THE MATTER OF:

| | | |
|--|---|------------|
| Application of Atmos Energy Corporation |) | |
| For a Limited Deviation From the Requirements of |) | Case No. |
| 807 KAR 5:022, § 4, (23) (b) (1) – (4) and |) | 2004-00275 |
| 807 KAR 5:022, § 14 (22) (a) |) | |

APPLICATION FOR SUPPLEMENTAL ORDER

Comes Atmos Energy Corporation ("Atmos Energy") and respectfully requests the Commission to enter a Supplemental Order adding two locations to the list of fifty-nine (59) locations contained in Appendix A to the Commission's Order dated January 20, 2005. In support of this Application, Atmos Energy states as follows:

1. On July 6, 2004, Atmos Energy applied for a limited deviation from Kentucky Administrative Regulation 807 KAR5:022, §4, (23)(b)(i) – (iv) and 807 KAR5:022, §14, (22)(a). Those Regulations require a gas utility to install exterior shut off valves at specific locations on gas pressure regulator stations and to locate recording pressure gauges on its system to monitor gas.
2. Atmos Energy sought a deviation to relieve it of its obligation to bring fifty-nine (59) locations into compliance with the above referenced administrative regulations.
3. By its Order dated January 20, 2005, the Commission found that cause existed to permit Atmos Energy to deviate from the requirements of Administrative Regulation 807 KAR5:022, §4, (23)(b)(i) – (iv) and 807 KAR5:022, §14, (22)(a) at the 59 locations listed in Appendix A.

4. Atmos has recently discovered that two additional locations should have been included in the original request for deviation. These two additional locations are described on the attached Exhibit A.

5. As to the fifty-nine locations which were included in Atmos Energy's original application, certain supplemental information was requested by the Commission's staff and was submitted by Atmos Energy. The same supplemental information for the two additional locations is being submitted contemporaneous with the filing of this Application. The same reasons justifying the deviation for the original fifty-nine locations apply equally to these two locations as shown by the attached supplemental information filing.

WHEREFORE, Atmos Energy respectfully applies to the Commission for a supplemental order in this proceeding for the purpose of adding the two locations to the list of locations contained in Appendix A to the Commission's Order of January 20, 2005.

Respectfully submitted this 15 day of September, 2005.



Mark R. Hutchinson
611 Frederica Street
Owensboro, Kentucky 42301

Douglas Walther
Atmos Energy Corporation
PO Box 650250
Dallas, Texas 75265

ATTORNEYS FOR ATMOS ENERGY
CORPORATION

9/13/2005

Exhibit A

**Listing of 2 Additional Locations for Proposed Excess Flow Valves instead of Emergency valves
On Farm Tap Station Revisions (Case No. 2004-00275)**

| Location | County | Number of Meters | Type Feed * | Pipeline Owner |
|-----------------------|---------------|---------------------------|--------------------|-----------------------|
| | | | Franklin | |
| Salmon Baptist Church | Simpson | 3 | Single Regulator | Atmos |
| Vance Mill Road | Simpson | 12 | Single Regulator | Atmos |
| | | 2 Additional Sites | | |
| | | 15 Meters | | |

NOTE: * Each location complies with 49 CFR Part 192 requirements for recording gauges since each system is supplied through a single regulator station.

COMMONWEALTH OF KENTUCKY
BEFORE THE PUBLIC SERVICE COMMISSION

SEP 11 2005

IN THE MATTER OF:

| | | |
|--|---|------------|
| Application of Atmos Energy Corporation |) | |
| For a Limited Deviation From the Requirements of |) | Case No. |
| 807 KAR 5:022, § 4, (23) (b) (1) – (4) and |) | 2004-00275 |
| 807 KAR 5:022, § 14 (22) (a) |) | |

**SUPPLEMENTAL INFORMATION RELATED TO TWO ADDITIONAL
LOCATIONS FOR WHICH DEVIATION IS SOUGHT**

Supplemental Information Request No. 1: Identify each location for which the deviation is sought.

Answer: The deviations being sought by Atmos Energy in connection with these two additional locations are identified by county and address on the attached Exhibit A consisting of one page.

Supplemental Information Request No. 2: What is the number of customers served by each location for which the deviations are sought?

Answer: The number of customers served at both of these locations is shown under the heading of "Number of Meters" on the attached Exhibit A.

Supplemental Information Request No. 3: Please state in regards to the locations you have identified in Supplemental Information Request No. 1 above, whether your requested deviation pertain both to the location of the shut off valve under 807 KAR5:022, §4, (23)(b)(i) – (iv) and the recording gauge requirements under 807 KAR5:022, §14, (22)(a).

Answer: Yes, deviations for both the valve locations and the recording gauges are needed for both of the two additional locations. Both of these locations have a single supply source and Atmos Energy requests a deviation from the downstream valve requirement. Since there can be no other source of gas flow, it is appropriate to treat the inlet valve of the customer as the outlet station valve.

Supplemental Information Request No. 4: If the Commission were to grant the requested deviations for the specific locations you have identified in response to Supplemental Information Request No. 1 above, will each of these locations comply with 49 CFR Part 192 requirements pertaining to the installation of recording gauges?

Answer: Yes. According to applicable federal regulations, recording gauges are not required for systems fed through a single regulator station which is the case for these two additional locations.

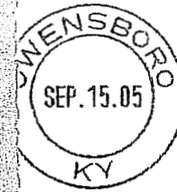
Witness: Barry Wiggington

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|-----------|
| Exhibit A |
|-----------|

**Listing of 2 Additional Locations for Proposed Excess Flow Valves instead of Emergency valves
On Farm Tap Station Revisions (Case No. 2004-00275)**

| Location | County | Number of Meters | Type Feed * | Pipeline Owner |
|---------------------------|---------|------------------|------------------|----------------|
| Franklin | | | | |
| Salmon Baptist Church | Simpson | 3 | Single Regulator | Atmos |
| Vance Mill Road | Simpson | 12 | Single Regulator | Atmos |
| 2 Additional Sites | | 15 Meters | | |

NOTE: * Each location complies with 49 CFR Part 192 requirements for recording gauges since each system is supplied through a single regulator station.



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WILSON, HUTCHINSON & POTEAT
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SEP 19 2005

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